Morton & Craig LLC
John R. Morton, Jr., Esq.
110 Marter Ave.
Suite 301
Moorestown, NJ 08057
Telephone: (856)866-0100
Attorney for: Ford Motor Credit Company LLC., servicer for CAB
EAST LLC

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

IN RE:

Case No. 20-22831(JKS)

ROBERTO BEGAZO

CHAPTER 13

ISABEL BEGAZO

HEARING DATE:

CERTIFICATION IN SUPPORT OF

MOTION OF FORD MOTOR CREDIT
COMPANY SERVICER FOR CAB EAST

LLC FOR RELIEF FROM THE

AUTOMATIC STAY

Glenn Veedor

certifies as follows:

- I am employed by Ford Motor Credit Company LLC and am familiar with the facts of this case. Ford Credit is the servicer for CAB EAST LLC.
- 2. On 7-11-20, the debtor executed a Motor Vehicle Lease
 Agreement for the lease of a 2020 FORD more particularly
 described in the following paragraph. The lease was assigned
 to CAB EAST LLC as Holder and the debtor became indebted to
 CAB EAST LLC in accordance with the terms of same. CAB EAST
 LLC is the owner of the vehicle. Ford Credit is the finance

company under the lease and services the lease for CAB EAST LLC. True copies of the lease and title are annexed hereto.

- 3. The following information sets forth the make, model and serial number of the vehicle, the original terms of the lease, the average retail and trade-in value of the vehicle, and the current status of the debtor's lease:
 - A. Make, model and serial number of motor vehicle: 2020 FORD ECOSPORT

Serial number: MAJ6S3GL1LC331605

- B. Original LEASE terms:
 - (i) Total of payments: \$12,919.32 plus lease end purchase option, sales tax and other charges if vehicle purchased at lease end.
 - (ii) Term: 36 months
 - (iii) Monthly payment: \$358.87
 - (iv) First payment due: 7-11-20
- C. Clean retail value: \$20,075.00
 Clean trade-in value: \$17,625.00*

*values derived from NADA Official Used Car Guide, DECEMBER 2020

Delinquency status: As of 12-31-20 lease due from 11-16-20 to 12-16-20

Arrears as of 12-31-20: \$717.74

Statement of amount due

Remaining lease payments: \$11,483.84

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Remaining lease payments do not include late charges, lease end purchase option, sales tax, official fees, or other fees if vehicle is purchased at lease end, and do not include counsel fees or charges for high mileage or body damage.

- 4. CAB EAST, LLC by its servicer Ford Motor Credit Company LLC demands stay relief for the following reasons:
 - a. The lease is in default. The debtor is failing to make lease payments and failing to provide Ford Credit with adequate protection.

Den lass

I CERTIFY THAT THE FOREGOING STATEMENTS MADE BY ME ARE TRUE. I AM AWARE THAT IF ANY OF THE FOREGOING STATEMENTS MADE BY ME ARE WILLFULLY FALSE, I AM SUBJECT TO PUNISHMENT.

Dated: 12-31-20

COLORADO SPRINGS, CO

LEASE NEW JERSEY MOTOR VEHICLE LEASE AGREEMENT



www.fordcredit.com 1-800-727-7000

07/11/2020

	W Island						DATE 0//11/2020
ROBERTO B		122	ss (Including Coun	ty and Zip Code)			
N/A							
LESSOR (Na FETTE FORE 1137 ROUTE PO BOX 1237 CLIFTON, NJ (973) 779-700	46 07013	Phone Numb	er)				
			Credit Company	The "Holder		CAB East LLC	and its assigns,
whose address Co-Lessee) ag	100			Atlanta, GA 30348-5 this lease and the te		. By	y signing "You" (Lessee and ny, attached to this lease.
If Your paymen	t schedule is show	n in Item 2(a), You entered into	a "Monthly Paymen	t Lease."	1	y, and to the loase.
New/Used	Mileage at Deliv	ery	Year/Make/Model	Ve	hicle Identification	Number	Vehicle Use
New	8		2020 Ford EcoSpor	t	MAJ6S3GL1LC33	1605	Personal
# of Cylinders	Transmission	Brakes	Steering	Air Conditioning	MSRP	(If odomete	Prior Use r exceeds 1,000 miles)
4	Auto	Power	Power	Yes	\$ 26,240.00		N/A

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		day of each month. The total	The state of the s	395.00		
	of Your monthly pays					
	(b) Advance Payme		•			
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	is due on	N/A		IVA		
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			ue at Lease Signing or Delivery		<u> </u>	10,203.4
5. Amounts Due At Lea	ase Signing or Deliv	ery:	6. How the Amount Due At Lease S	ianina al-	Delli	
a. Capitalized cost reduc		\$ 3,878.20	a. Net trade-in allowance	igning or		
b. First monthly paymen		358.87	b. Rebates and noncash credits		\$ -	
c. Advance payment		N/A	c. Amount to be paid in cash		=	4,750.00
d. Refundable security d	eposit	N/A	d. N/A		-	500.00
e. Title fees		N/A	u.			<u>N/A</u>
f. Registration fees		254.50				
g. Acquisition fee		N/A				
n. Documentary Fee		494.00				
NJ Tire Fee		7.50				
Upfront Taxes		256.93				
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	Total	\$ 5,250.00		-	-1-1	
	Total			10	otal \$ _	5,250.00
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(00011 00 001 1100 00111	acto, mourance, and	any ouisianding prior credit	or leace halance) (Cas Itam 40)**			27,561.59
reduces the gross car	oitalized cost	or any net trade-in allowanc	e, rebate, noncash credit, or cash that Yo	u pay tha	t	2 222 22
c. Adjusted capitalized	cost. The amount u	used in calculating Your base	payment	••••••		3,878.20
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J. Total of base payme	nts. The depreciation	in and any amortized amoun	ts plus the rent charge			519.13 12,919.32
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N/A					+	N/A
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. Lease term in month	3	************************************			10 DATE 1 DATE	36
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Excess Meal alla 036	. Tou may be charge	to for excessive wear based	on our standards for narmal use At the	schedule	d end of th	nis lease, unles
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X Standard	The Vehicle is covered d new vehicle warran outor of the Vehicle.			insuran	to this ce is to	lease and v	will not be ed by Les	provided u	nless Y	not required ou sign below are shown i s lease.
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13. OFFICIAL FEE	S AND TAXES \$	1,405.72		Life Insur	ance	(Initial C	overage)	(Premiu	ım)
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registration, title an	id taxes over the term	of Your lease whath	or included with				NI/			
taxes may be night	nents or assessed other or lower depending	on the tax rates in of	otal of fees and	_			(Insure			
of the leased prope	erty at the time a fee or	r tax is assessed.	rect or trie value				N/			
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insurance with mini for any one person \$5,000.00	tible amount of \$1, aximum deductible of imum limits for bodily and \$ 30,000.00 for property of the state of	of \$1,000; and (c) auto y injury or death of \$_ 00 for any one damage.	omobile liability 15,000.00 accident, and	b. Credi Disab Insura	ility	\$(Monthly C		\$	Premiu	N/A m)
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insurance policy un	less Lessor or Financ Company evidence of	e Company enocifies	othomica Van			100	(Insure			
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LESSOR IS NOT	PROVIDING VEHIC	LE OR LIABILITY IN:	SURANCE			(1		Company)		
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WearCare	Bundled Product	N/A	N/A	<u>N</u>	/A		N/A		N/A	
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VEHICLE MAINTENANCE, INSURANCE AND USE

- 20. VEHICLE USE AND SUBLEASING You will not use, or permit others to use the Vehicle (a) in violation of any law, (b) contrary to the provisions of any insurance policies covering the Vehicle, (c) outside the state where first titled or registered for more than 30 days without Finance Company's written consent, (d) outside the United States, except for less than 30 days in Canada or Mexico or (e) as a private or public carrier. You will keep this lease and Vehicle free of all liens and encumbrances. You will not assign or sublease any interest in the Vehicle or lease without Finance Company's written consent.
- 21. IMPLIED WARRANTIES If the Vehicle is of a type normally used for personal use and the Lessor, or the Vehicle's manufacturer, extends a written warranty or service contract covering the Vehicle within 90 days from the date of this lease, You get implied warranties of merchantability and fitness for a particular purpose covering the Vehicle. Otherwise, You understand and agree that there are no such implied warranties, except as otherwise required by law.
- 22. VEHICLE MAINTENANCE AND OPERATING COSTS Proper Vehicle maintenance is Your responsibility. You must maintain and service the Vehicle at Your own expense, using materials that meet the manufacturer's specifications. This includes following the owner's manual and maintenance schedule, documenting maintenance performed, and making all needed repairs. You are also responsible for all operating costs such as gas and oil. Lessor will provide the service(s), if any, identified in the Lessor Services section under the terms of a separate agreement. (See Lessor Services, Item 17)
- 23. COLLISION REPAIR You are responsible for repairs of All Damage that is not a result of normal wear and use. These repairs include, but are not limited to, those necessary to return the Vehicle to its preaccident condition, including repairs to Exterior Sheet Metal and Plastic Components, and to Vehicle Safety Systems, including air bag, seat belt and bumper system components. Replacement of Sheet Metal and all other repairs must be made with Original Equipment Manufacturer parts. Discuss this requirement with Your insurance company prior to authorizing any collision repair work.

24. VEHICLE INSURANCE You must insure the Vehicle and the Holder as set forth in this lease under Item 14, "Vehicle Insurance Minimums." If the state where You title/register the Vehicle establishes higher Vehicle Insurance Minimums than those listed in this lease, You must insure the Vehicle and Holder at the amounts required by Your state. If You move to a state where Finance Company has established higher Vehicle Insurance Minimums than those listed in this lease, You must insure the Vehicle and Holder for these higher amounts. These amounts are minimum requirements and may not be sufficient to protect Your assets. You should consult Your insurance advisor to determine if additional insurance coverage is right for You.

You agree that Finance Company can file a claim under the insurance policy. You authorize the insurance company to provide Finance Company any information Finance Company believes necessary to make a claim. You agree that Finance Company may receive and sign Your name on any checks or drafts received by Finance Company from Your insurance provider. In addition, You authorize Finance Company to settle or release any claim under the insurance related to Holder's ownership of the Vehicle. You also assign to Holder any other insurance proceeds related to this lease or Holder's interest in the Vehicle.

25. RETURNED INSURANCE PREMIUMS AND SERVICE CONTRACT CHARGES This lease may contain charges for insurance, service contracts, or other contracts. You agree that Finance Company can claim benefits under these contracts. Unless prohibited by law, Finance Company may upon default or termination cancel these contracts to obtain refunds of unearned charges. You authorize Finance Company to subtract any refund from the amount You owe under this lease. If You receive a refund, You must pay the entire amount of the refund to Finance Company.

ENDING YOUR LEASE

- 26. TERMINATION This lease will terminate (end) upon (a) the end of the term of this lease, (b) the return of the Vehicle to Lessor, or another place designated by Finance Company, and (c) the payment by You of all amounts owed under this lease. Finance Company may cancel this lease if You default.
- 27. RETURN OF VEHICLE If You do not buy the Vehicle at lease end, You must return it to Lessor unless Finance Company specifies another place. Prior to the scheduled return of the Vehicle. You may be requested to present the Vehicle for inspection at a reasonable time and location. Upon return of the Vehicle, You must pay the disposition fee, if any is shown in this lease under Item 3 "Other Charges." If You fail to return the Vehicle within 10 days after Your scheduled termination date, You will be charged one Monthly Payment and Your term will be extended one month. If You continue to fail to return the Vehicle You must pay damages to Finance Company, including amounts payable under default. Payment of these amounts will not allow You to keep the Vehicle.
- 28. STANDARDS FOR EXCESS WEAR AND USE You are responsible for all repairs to the Vehicle that are not the result of normal wear and use. These repairs include, but are not limited to those necessary to repair or replace: (a) Tires that have sidewall damage/plugs, exposed cords/belts, or are unmatched for Vehicle or unsafe; (b) Electrical or Mechanical defects or malfunctions; (c) Glass, Paint, Body Panels, Trim and Grill Work that are broken, mismatched, chipped, scratched, pitted, cracked, or dented; (d) Interior rips, stains, burns or damaged areas; (e) Replacement of any missing equipment or parts (including missing keys or remote entry devices); and (f) All Damage which would be covered by collision or comprehensive insurance whether or not such insurance is actually in force. Replacement of Sheet Metal and all other repairs must be made with Original Equipment Manufacturer parts. Your use or repair of the Vehicle must not invalidate any warranty. If You have not had the repairs made before the Vehicle is returned, You will pay the estimated costs of such repairs, even if the repairs are not made prior to Holder's sale of the Vehicle. You will maintain the Odometer of the Vehicle so that it always reflects the Vehicle's actual mileage. If the odometer is at any time inoperative, You will provide us with reasonable evidence of the Vehicle's actual mileage at vehicle return. If You are unable to do so, You will pay us our estimate of any reduction of the Vehicle's wholesale value caused by the inability to determine the Vehicle's actual mileage. You may obtain, at Your own expense, a professional appraisal from an independent third party agreeable to Finance Company of the amount required to repair and replace parts or the amount which the excess wear and use reduces the value of the vehicle. This appraisal shall be final and binding on You and Finance Company.

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29. VOLUNTARY EARLY TERMINATION AND RETURN THE VEHICLE You may terminate this lease early, if You are not in default, by returning the Vehicle to Lessor unless Finance Company designates another place. You must pay the following: (a) the amount by which the Unpaid Adjusted Capitalized Cost exceeds the Vehicle's Fair Market Wholesale Value, plus (b) all other amounts then due under the lease (except for excess wear and use and mileage). If You entered an Advance Payment Lease and the Vehicle's Fair Market Wholesale Value exceeds the Unpaid Adjusted Capitalized Cost, You will receive a credit for the difference.

Alternatively, You may choose to satisfy Your financial obligation under this section upon Vehicle return if You pay the following: (a) the unpaid remaining Monthly Payments, plus (b) any charges for excess wear and use and mileage, plus (c) all other amounts then due under the lease.

30. VOLUNTARY EARLY TERMINATION AND PURCHASE THE VEHICLE You may purchase the Vehicle from the Lessor or a party designated by Finance Company at any time if You are not in default. If You have a Monthly Payment Lease, you must pay the following: (a) the Unpaid Adjusted Capitalized Cost, plus (b) the amount by which the lease end purchase option price (Item 10) exceeds the Residual Value (Item 7d), plus (c) official fees and taxes, plus (d) all other amounts then due under this lease (except charges for excess wear and use and mileage). You may also be charged a reasonable documentary fee if allowed by law. If You have an Advance Payment Lease, you must pay the following: (a) the lease end purchase option price (Item 10) less (b) any unearned Rent Charges, plus (c) official fees and taxes, plus (d) all other amounts then due under this lease (except charges for excess wear and use and mileage). You may also be charged a reasonable documentary fee if allowed by law.

31. DEFINITION OF TERMS

Frue and Accurate Completed Copy - UCC Non-Authoritative Copy

Unpaid Adjusted Capitalized Cost If You have a Monthly Payment Lease, the Unpaid Adjusted Capitalized Cost is an amount that starts with the Adjusted Capitalized Cost and is reduced each month on the due date by the difference between the Base Monthly Payment and the part of the Rent Charge earned in that month on an actuarial basis.

If You have an <u>Advance Payment Lease</u>, the Unpaid Adjusted Capitalized Cost is an amount that starts with the Adjusted Capitalized Cost less the Base Payment. This amount is increased each month on the due date by the part of the Rent Charge earned in that month on an actuarial basis.

In both cases, rent charges are earned when due. Lessor or Finance Company will provide You with an explanation of the actuarial method upon request.

Fair Market Wholesale Value will be: (a) an amount agreed to by You and Lessor or Finance Company, or (b) the value which could be realized at the wholesale sale of the Vehicle, as determined by a professional appraisal obtained by You at Your expense within 10 days from termination from an independent third party agreeable to Finance Company, or (c) if not established by agreement or appraisal, the net amount received by Finance Company, Holder or its designated intermediary upon the sale of the Vehicle at wholesale or other commercially reasonable manner.

Monthly Payment If You have a Monthly Payment Lease, Monthly Payment is the Total Payment (Item 7m). If You have an Advance Payment Lease, Monthly Payment is the Total Payment (Item 7m) divided by the Lease Term in Months (Item 7n).

Base Monthly Payment If You have a Monthly Payment Lease, Base Monthly Payment is the Base Payment (Item 7i). If You have an Advance Payment Lease, Base Monthly Payment is the Base Payment (Item 7i) divided by the Lease Term in Months (Item 7n).

- 32. CONTACT NUMBER FOR FINANCE COMPANY Please contact Finance Company at the telephone number or website listed in this lease if You have any questions regarding terminating Your lease or purchasing the Vehicle.
- 33. YOUR ODOMETER OBLIGATIONS Federal law requires You to complete a statement of the Vehicle's mileage at the end of this lease. You may be fined and/or imprisoned if you do not complete the disclosure or if you make a false statement.

DEFAULT AND LOSS OF VEHICLE

34. DEFAULT You will be in default if: (a) You fail to make any payment when due, or (b) a bankruptcy petition is filed by or against You, or (c) any governmental authority seizes the Vehicle and does not promptly and unconditionally release the Vehicle to You, or (d) You have provided false or misleading material information when applying for this lease, or (e) You fail to keep any other agreement in this lease.

If You do not cure the default where allowed by law. Finance Company may cancel this lease, take back the Vehicle and sell it at a public or private sale. You also give Finance Company the right to go on Your property to peacefully retake the Vehicle.

If Finance Company retakes the Vehicle. You must pay at once: (a) the difference, if any, between the Unpaid Adjusted Capitalized Cost and the value which could be realized at the wholesale sale of the Vehicle, plus (b) any other amounts due under the lease. If You entered into an <u>Advance Payment Lease</u>. You will be given a credit for the Remaining Monthly Payments.

The value which could be realized at the wholesale sale of the Vehicle will be: (a) the net amount received by Finance Company upon the sale of the vehicle at wholesale or (b) as determined by a professional appraisal obtained by You at Your expense within 10 days from default, from an independent third party agreeable to Finance Company. You must also pay all expenses, including reasonable attorney's fees, payable by Finance Company to obtain, hold and sell the Vehicle, collect amounts due and enforce Holder's rights under this lease. You authorize Finance Company to cancel Your Insurance and apply any proceeds to Your obligation.

35. THEFT OR DESTRUCTION OF VEHICLE If the Vehicle is stolen or destroyed, the amount You owe will depend upon whether You had the required insurance in effect and the claim for the Vehicle is fully honored. If the Finance Company does not receive the full insurance proceeds, You will pay to Finance Company the following: (a) the Unpaid Adjusted Capitalized Cost, plus (b) all other amounts then due under the lease (except charges for excess wear and use and mileage), less (c) any insurance proceeds received by the Finance Company.

GAP Waiver If You had in effect the insurance required under this lease and Finance Company receives the full proceeds, You will not be required to pay the gap between the Unpaid Adjusted Capitalized Cost and the insurance proceeds. You will only be required to pay (a) any past due monthly payments, plus (b) the amount of the applicable insurance deductible, plus (c) all other amounts due under the lease. You will have no further obligations under this lease.

If You entered a <u>Monthly Payment Lease</u>. You agree to continue to make your monthly payments until Finance Company receives payment of the full proceeds. If You entered an <u>Advance Payment Lease</u>, after any insurance proceeds are paid, You will receive a credit for the Remaining Monthly Payments.

ADDITIONAL INFORMATION

- 36. ASSIGNMENT AND ADMINISTRATION When You and Lessor sign this lease, Lessor will assign it to Holder. Finance Company or a substitute will administer this lease. You must then pay, in U.S. funds, all amounts due under this lease to Finance Company. If Finance Company is not the Holder of this lease, Holder has appointed Finance Company as its agent. As agent for Holder, Finance Company has the power to act on Holder's behalf to administer, enforce, and defend this lease. If Lessor has agreed to repair or maintain the Vehicle, obtain any insurance or perform any other services.
- 37. TAXES You will promptly pay all fees, charges, and taxes relating to the lease or Vehicle (except for Lessor's or Holder's income taxes). You will pay these amounts even if they are assessed after lease end.
- 38. TITLING The Vehicle will be titled in the name of Holder. There may be a lienholder listed as well. You will register the Vehicle as directed by Finance Company. You will pay all license, title and registration costs.
- 39. INDEMNITY You will indemnify and hold harmless Lessor. Finance Company and Holder and their assigns from any loss or damage to the Vehicle and its contents and from all claims, losses, injuries, expenses and costs related to the use, maintenance, or condition of the Vehicle. You are responsible for promptly paying all fines and tickets, including parking tickets, imposed on the Vehicle or its driver. If both a Lessee and Co-Lessee signed this lease, each party is jointly and severally liable for the payment of these fines and tickets. If You do not pay, You will reimburse Finance Company and pay a \$20 administration fee, unless prohibited by law, for every such fine, ticket, or penalty that must be paid on Your behalf.
- 40. SECURITY DEPOSIT Your security deposit may be used by Finance Company to pay all amounts that You fail to pay under this Lease. You will not receive any interest, profits or other earnings on Your security deposit(s).

- 41. CONSUMER REPORTS You authorize Finance Company and Holder to obtain consumer credit reports from consumer reporting agencies (credit bureaus) for any reason and at any time in connection with this lease.
- 42. SERVICING AND COLLECTION You agree that Lessor, Finance Company, Holder and their affiliates, agents and service providers may monitor and record telephone calls regarding your account to assure the quality of our service or for other reasons. You also expressly consent and agree that Lessor, Finance Company, Holder and their affiliates, agents and service providers may use written, electronic or verbal means to contact you. This consent includes, but is not limited to, contact by manual calling methods, prerecorded or artificial voice messages, text messages, emails and/or automatic telephone dialing systems. You agree that Lessor, Finance Company, Holder and their affiliates, agents and service providers may use any email address or any telephone number you provide, now or in the future, including a number for a cellular phone or other wireless device, regardless of whether you incur charges as a result.
- 43. GENERAL Except as otherwise provided by the law of the state where You reside, the law that will apply to this lease is the law of the state where the Lessor's place of business is, as set forth in this lease. If that law does not allow any of the agreements in this lease, the ones that are not allowed will be void. The rest of this lease will still be valid.
- 44. ELECTRONIC RECORDS AND SIGNATURES AND CONVERSION TO PAPER You agree to use electronic records and electronic signatures to document this lease. Your electronic signatures will have the same effect as signatures on a paper lease. There will be one authoritative copy of this lease. It will be the electronic copy in a document management system the Creditor designates for storing it. The Creditor may convert that authoritative copy to a paper original. The Creditor will do so by printing one paper copy marked "Original." This paper original will have your electronic signature on it. It will have the same effect as if you had signed it originally on paper.

READ THIS ARBITRATION PROVISION CAREFULLY AND IN ITS ENTIRETY ARBITRATION

Arbitration is a method of resolving any claim, dispute, or controversy (collectively, a "Claim") without filing a lawsuit in court. Either you or Lessor/ Finance Company/Holder ("us" or "we") (each, a "Party") may choose at any time, including after a lawsuit is filed, to have any Claim related to this contract decided by arbitration. Neither party waives the right to arbitrate by first filing suit in a court of law. Claims include but are not limited to the following: 1) Claims in contract, tort, regulatory or otherwise; 2) Claims regarding the interpretation, scope, or validity of this provision, or arbitrability claims arising out of or relating to your application for credit, this contract, or any resulting transaction or relationship, including that with the dealer, or any such relationship with third parties who do not sign this contract.

RIGHTS YOU AND WE AGREE TO GIVE UP

If either you or we choose to arbitrate a Claim, then you and we agree to waive the following rights:

- RIGHT TO A TRIAL, WHETHER BY A JUDGE OR JURY
- * RIGHT TO PARTICIPATE AS A CLASS REPRESENTATIVE OR A CLASS MEMBER IN ANY CLASS CLAIM YOU MAY HAVE AGAINST US WHETHER IN COURT OR IN ARBITRATION
- BROAD RIGHTS TO DISCOVERY AS ARE AVAILABLE IN A LAWSUIT
- RIGHT TO APPEAL THE DECISION OF AN ARBITRATOR
- OTHER RIGHTS THAT ARE AVAILABLE IN A LAWSUIT

RIGHTS YOU AND WE DO NOT GIVE UP: If a Claim is arbitrated, you and we will continue to have the following rights, without waiving this arbitration provision as to any Claim: 1) Right to file bankruptcy in court; 2) Right to enforce the ownership interest in the vehicle, whether by repossession or through a court of law; 3) Right to take legal action to enforce the arbitrator's decision; 4) Right to request that a court of law review whether the arbitrator exceeded its authority; and 5) Right to seek remedies in small claims court for disputes or claims within that court's jurisdiction.

You or we may choose the American Arbitration Association, (www.adr.org), or any other organization subject to our approval, to conduct the arbitration. The applicable rules (the "Rules") may be obtained from the selected organization. If there is a conflict between the Rules and this contract, this contract shall govern. This contract is subject to the Federal Arbitration Act (9 U.S.C. § 1 et seq.). The arbitration decision shall be in writing with a supporting opinion. Judgment upon the award rendered by the arbitrator may be entered in any court having jurisdiction. To the extent in excess of \$200, unless you choose to pay one-half of the total or unless the fees are reallocated in the award under applicable law or the organization's rules.

Each party shall be responsible for its own attorney, expert and other fees, unless awarded by the arbitrator under applicable law. Any portion of this arbitration provision that is unenforceable shall be severed, and the remaining provisions shall be enforced. If a waiver of class action rights is deemed or found to be unenforceable for any reason in a case in which class action allegations have been made, the remainder of this arbitration provision shall be unenforceable. The validity and scope of the waiver of class action rights shall be decided by the court and not by the arbitrator.

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Lessee:RC	OBERTO BEG	GAZO				
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Co-Lessee	e:N/A			nue		
Date:	N/A	ву: ХС	N/A	Title:	N/A	
YOU AG	CKNOWLE	DGE THAT YOU HA	VE READ AND AGREE	TO BE BOUND E	BY THE ARB	ITRATION PROVISION
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HTD LEASING LLC